

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

EJW/nmt

Mailed: June 23, 2014

Opposition No. 91211873

**Green Ivy Educational
Consulting, LLC**

v.

Green Ivy Holdings LLC

ELIZABETH J. WINTER, INTERLOCUTORY ATTORNEY:

It is noted that on June 18, 2014, opposer filed a combined motion for sanctions under Trademark Rule 2.120(g) and Fed. R. Civ. P. 37, and motion for summary judgment under Trademark Rule 2.127 and Fed. R. Civ. P. 56. Insofar as the standards for deciding these motions are unrelated and the times for responding to said motions are different, such a combined motion is inappropriate. In view thereof, the Board shall treat opposer's motion solely as one for summary judgment. Applicant is allowed until **THIRTY (30) DAYS** from the mailing date of this order to respond to opposer's summary judgment motion. *See* Trademark Rule 2.127(e)(1).

Additionally, this proceeding is **SUSPENDED** pending disposition of opposer's motion.¹ Any paper filed during the pendency of this motion which

¹ If proceedings resume, opposer may be allowed to file a separate motion for sanctions.

is not relevant thereto will be given no consideration. *See* Trademark Rule 2.127(d). In addition to tolling the time to respond to outstanding discovery requests, suspension of proceedings tolls the time for parties to make required disclosures. *See* TBMP § 528.03.

The motion for summary judgment will be decided in due course.

☼☼☼